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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--|-----------------------------------|----------------------|---------------------|------------------|--|
| 10/815,220 | 03/30/2004 | Aravind Yalamanchi | 50277-2415 | 7098 | |
| 42425 HICKMAN PA | 7590 06/06/200 ALERMO TRUONG & | EXAM | EXAMINER | | |
| 2055 GATEWAY PLACE SUITE 550 SAN JOSE, CA 95110-1083 | | | STEVENS | STEVENS, ROBERT | |
| | | | ART UNIT | PAPER NUMBER | |
| 0.11.1001., 0. | 1755110 1005 | 2162 | | | |
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| | | | MAIL DATE | DELIVERY MODE | |
| | | | 06/06/2008 | PAPER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

| | Application No. | Applicant(s) | | | | | |
|--|-----------------|---------------------|--|--|--|--|--|
| | 10/815,220 | YALAMANCHI, ARAVIND | | | | | |
| | Examiner | Art Unit | | | | | |
| | ROBERT STEVENS | 2162 | | | | | |

| | ROBERT STEVENS | 2162 | | | | | | |
|--|---|-------------------------|----------------|--|--|--|--|--|
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address | | | | | | | | |
| THE REPLY FILED 22 May 2008 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. | | | | | | | | |
| 1. The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of t application, applicant must timely file one of the following replies; (1) an amendment, affidart, or other evidence, which places it application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods: | | | | | | | | |
| a) The period for reply expires months from the mailing date of the final rejection. | | | | | | | | |
| no event, however, will the statutory period for reply expire la | he period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In o event, however, will the statulory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. symmier Note: (10 or, 11) flow 11 is checked; check either box (a) or (b), ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO | | | | | | | |
| MONTHS OF THE FINAL REJECTION. See MPEP 706.07(| | FIRST REPLY WAS FI | LED WITHIN TWO | | | | | |
| Extensions of time may be obtained under 37 CFR 1.138(a). The date on which the petition under 37 CFR 1.138(a) and he appropriate extension fee have been filled is the date for purposes of determining the period of extension and the corresponding amount of the fee. The propriate extension fee have been filled is the date for purposes of determining the period of extension and the corresponding amount of the fee. The second is set of the corresponding amount of the fee. The second is set for the filled proposed is the second in the filled propriate extension fee second in the filled propriate extension fee. The second is set for the filled propriate extension fee. The second is set for the filled propriate extension fee. The filled propriate extension fee. The second is set for the filled propriate extension fee. The filled propriate extension feet for filled propriate extension feet for filled propriate extension feet for filled propriate extension fee | | | | | | | | |
| 2. The Notice of Appeal was filed on Appeal was filed on Appeal with 17 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(a)), to avoid dismissal of the appeal. Since Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a). | | | | | | | | |
| AMENDMENTS | italia di le di le period set lordi il 37 | Of 10 4 1.57 (a). | | | | | | |
| 3. The proposed amendment(s) filed after a final rejection, I | but prior to the date of filing a brief, | will not be entered be | cause | | | | | |
| (a) They raise new issues that would require further con | nsideration and/or search (see NO | ΓE below); | | | | | | |
| (b) They raise the issue of new matter (see NOTE belo | | | | | | | | |
| (c) They are not deemed to place the application in bet | ter form for appeal by materially red | ducing or simplifying t | ne issues for | | | | | |
| appeal; and/or (d) ☐ They present additional claims without canceling a | corresponding number of finally reje | acted claims | | | | | | |
| NOTE: (See 37 CFR 1.116 and 41.33(a)). | sorresponding number of finally reje | octod ciairris. | | | | | | |
| 4. The amendments are not in compliance with 37 CFR 1.12 | 21. See attached Notice of Non-Co. | mpliant Amendment (I | PTOL-324) | | | | | |
| 5. Applicant's reply has overcome the following rejection(s) | | | | | | | | |
| 6. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment cancellinon-allowable claim(s). | | | | | | | | |
| For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided. | | I be entered and an e | xplanation of | | | | | |
| The status of the claim(s) is (or will be) as follows: | | | | | | | | |
| Claim(s) allowed: Claim(s) objected to: | | | | | | | | |
| Claim(s) rejected to: | | | | | | | | |
| Claim(s) withdrawn from consideration: | | | | | | | | |
| AFFIDAVIT OR OTHER EVIDENCE | | | | | | | | |
| The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). | | | | | | | | |
| 9. The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a brief, will not be entered because the affidavit or other evidence failed to overcome all rejections under appeal and/or appellant fails to provide a showing a good and sufficient reasons with it is necessary and was not earlier presented. See 37 CFR 41.33(dr(1). | | | | | | | | |
| 10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached. | | | | | | | | |
| REQUEST FOR RECONSIDERATION/OTHER | | | | | | | | |
| 11. \(\overline{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\text{\text{\text{\texi}\text{\text{\tex{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tex | | | | | | | | |
| 12. ☑ Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s). 20080522 13. ☐ Other: | | | | | | | | |
| /Cam Y Truong/ | | | | | | | | |
| | Primary Examiner, Art U | nit 2162 | | | | | | |
| | | | | | | | | |

Continuation of 11, does NOT place the application in condition for allowance because:

The art listed in the Information Disclosure Statement (IDS) filed 5/22/2008 was not considered. Prosecution was closed with the mailing of the Final Rejection, and further search and/or consideration would be required to consider the IDS at this point, as possible new issues may be created.

Regarding independent claim 1, Applicant argues on pages 1-7 that the cited references do not teach the recited claim language. Specifically, Applicant argues on page 5 that the Barrett reference does not teach "receiving an expression that identifies an event structure, a first set of one or more conditions related to said event structure, and one or more action preferences in association with said event structure," because: 1) data structures are not expressions; and, 2) the Barrett data structures do not identify "an event structure, a first set of one or more conditions related to the event structure, and one or more action preferences in association with the event structure. The Barrett reference is impugned on page 6 for purportedly not describing a rule structure containing location, address, type, and size information.

The Office respectfully disagrees, noting that the references as a whole teach the claimed subject matter. First, it is noted that Applicant's claim language associates an expression associated with an EVENT STRUCTURE. Whether on "expression" and "data structure" are equivalent is irrelevant for the purposes of analysis under an obviousness standard. Applicant's own language associates an expression and an event (data) structure. A data structure is clearly suggested by an "event structure". Furthermore, the term "expression' is broad. It is reasonable to interpret an "expression" as means, for example. It was, at the time of Applicant's subject matter, a common programming practice to name variables (and data structures). Thus the term "expression" is, at least, suggestive of a data structure.

Second, it is noted that Applicant's objection to the Barrett reference as not teaching a rule structure containing location, address, type, and size information is not relevant because the claim language does not receits such a requirement. Barret suggests identification of an event via the use of an event library, because in order to locate any event stored in the library a comparison of some attribute must be performed.

Regarding claim 2, Applicant argues on pages 7-8 that: 1) the claim is allowable for the reasons argued regarding claim 1; and, 2) Kumar does not disclose the use of events as object types.

The Office respectfully disagrees, noting that the references as a whole teach the claimed subject matter. First, the Office re-asserts the counter-arguments set forth above, regarding claim 1. Second, Kumar shows the XML code for an XML object, including values for an instantiated object, and therefore does suggest the claim as recited.

Regarding claim 3, Applicant argues on pages 8-9 that: 1) the claim is allowable for the reasons argued regarding claim 1; and, 2) Kumar does not teach the use of composite event structures.

The Office respectfully disagrees, noting that the references as a whole teach the claimed subject matter. First, the Office re-asserts the counter-arguments set forth above, regarding claim 1. Second, the Event Specification GUI shown in Figure 11 of Kumar shows an option for creating a composite event, and therefore suggests the claimed use of composite events.

Regarding claim 7, Applicant argues on page 9 that. 1) the claim is allowable for the reasons argued regarding claim 1; and, 2) the Barrett reference does not teach the recited claim language because Barrett neither teaches stored data representing event occurrences, nor event structures derived from structures of piables in a database.

The Office respectfully disagrees, noting that the references as a whole teach the claimed subject matter. First, the Office re-asserts the counter-arguments set forth above, regarding claim 1. Second, the Kumar abstract discusses database storage of event data structures. The use of database tables is well known in the art, and therefore Kumar teaches the recited claim language.

Regarding claim 8, Applicant argues on page 10 that 1) the claim is allowable for the reasons argued regarding claims 1 and 7; and, 2) the references do not teach detecting changes to the database data.

The Office respectfully disagrees, noting that the references as a whole teach the claimed subject matter. First, the Office re-asserts the counter-arguments set forth above, regarding claims 1 and 7. Second, at least the cited Yalamanchi reference teaches in paragraph (01071 the detection of database load and insert operations.

Regarding claim 12, Applicant argues on pages 10-11 that: 1) the claim is allowable for the reasons argued regarding claims 1 and 7; and, 2) the cited Kumar GUI Figures are not a "database view", and Kumar doesn't teach the use of a dynamic or virtual database container.

The Office respectfully disagrees, noting that the references as a whole teach the claimed subject matter. First, the Office re-asserts the counter-arguments set forth above, regarding claim 1. It is noted that claim 12 does not depend upon or explicitly recite the limitations of claim 7. Second, the claim language merely recites access to a database view, which the GUI Figures of Kumar suggest. Additionally, the claim language does not recite a requirement for a dynamic or virtual database container, and thus Kumar need not be cited for such teachings in the current reiection.

Regarding the dependent claims, Applicant argues on page 11 that these claims are allowable for the reasons argued regarding claim 1. The Office respectfully disagrees, noting that the references as a whole teach the claimed subject matter. The Office re-asserts the counter-arguments set forth above, regarding independent claim 1.

Therefore, the Office maintains the rejections set forth in the previous Action.